By the Policy and Steering Committee on Ways and Means; the Committee on Transportation and Economic Development Appropriations; and Senator Fasano

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1	A bill to be entitled
2	An act relating to the Department of State; amending
3	s. 15.16, F.S.; authorizing the Department of State to
4	use electronic transmission to notify and communicate
5	in the performance of its duties; authorizing the
6	department to collect e-mail addresses and require
7	filers and registrants to furnish such e-mail
8	addresses for presenting documents and filing;
9	amending s. 120.55, F.S.; deleting a provision that
10	requires the Department of State to provide the
11	Florida Administrative Weekly to the Legislative
12	Library each year; repealing ss. 265.2861, 265.2862,
13	265.289, 265.608, 265.609, 265.702, and 265.708, F.S.,
14	relating to the Cultural Institutions Program and
15	Trust Fund, general support program for cultural
16	institutions, audit information and admission fees for
17	state theater contract organizations, science museums
18	and grants, youth and children's museum and grants,
19	regional cultural facilities, and historical museum
20	grants; amending s. 265.281, F.S.; renaming the
21	"Florida Fine Arts Act of 1980" as the "Florida Arts
22	and Culture Act"; amending s. 265.282, F.S.; revising
23	legislative intent to include the promotion of
24	activities involving arts and culture; providing
25	support for museums and nonprofit organizations;
26	amending s. 265.283, F.S.; revising and providing
27	definitions; amending s. 265.284, F.S.; revising the
28	duties and responsibilities of the Division of
29	Cultural Affairs within the department to administer

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576-04520-09 20091780c2 30 funds, sponsor events encouraging arts and cultural 31 programs, and enter into certain contracts; requiring 32 that the division adopt rules; amending s. 265.285, 33 F.S.; renaming the "Florida Arts Council" as the 34 "Florida Council on Arts and Culture"; requiring that 35 the council meet at the request of the division; 36 deleting provisions authorizing the Secretary of State 37 to appoint review panels; revising the duties of the council; amending s. 265.286, F.S.; authorizing the 38 39 Secretary of State to appoint review panels 40 representing arts and cultural disciplines and 41 programs to assist the council in the grant review 42 process; providing membership; providing terms; 43 providing duties and responsibilities; requiring that 44 the council review grant application lists; requiring 45 that the secretary review the council's 46 recommendations and submit approved lists to the 47 Legislature by a specified date; establishing 48 procedures for the awarding and funding of grants; 49 authorizing the division to provide funding for 50 certain programs and areas; requiring that the 51 division adopt rules establishing eligibility 52 criteria, grant programs, and the panel review 53 process; requiring that the division award grants 54 under certain circumstances; establishing eligibility 55 requirements for grantees; limiting grant awards to 56 one recipient per grant cycle; providing exceptions; 57 providing a formula for the distribution of matching 58 and nonmatching funds; providing for certain in-kind

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59	funds; deleting provisions relating to the division's
60	authority to expend appropriated funds for grants;
61	deleting provisions establishing criteria for such
62	grants; amending ss. 607.1420 and 607.1421, F.S.;
63	revising provisions relating to the administrative
64	dissolution of a corporation by the department to
65	conform to changes made by the act; amending ss.
66	607.1530 and 607.1531, F.S.; revising provisions
67	relating to revocation of a certificate of authority
68	to conform to changes made by the act; amending ss.
69	608.448 and 608.4481, F.S.; revising provisions
70	relating to administrative dissolution of a limited
71	liability company to conform to changes made by the
72	act; amending ss. 608.512 and 608.513, F.S.; revising
73	provisions relating to the revocation of a certificate
74	of authority of a foreign limited liability company to
75	conform to changes made by the act; amending ss.
76	617.1420, 617.1421, 617.1530, 617.1531, 620.1809,
77	620.1906, and 620.9003, F.S.; conforming provisions to
78	changes made by the act; amending s. 679.527, F.S.;
79	deleting provisions relating to the department's
80	authority to determine and select certain respondents
81	and to negotiate and enter into certain contracts;
82	providing that a contract to perform administrative
83	and operational functions for the Florida Secured
84	Transaction Registry terminates on a specified date;
85	requiring that the Department of State perform the
86	administrative and operational functions of the filing
87	officer or filing office for the registry after such

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88	termination; amending s. 865.09, F.S.; revising
89	provisions relating to notice of the expiration of a
90	fictitious name registration; requiring that the
91	department serve such notice by electronic
92	transmission if the owner or registrant of the
93	fictitious name has provided an electronic mail
94	address to the department; providing an effective
95	date.
96	
97	Be It Enacted by the Legislature of the State of Florida:
98	
99	Section 1. Subsection (3) of section 15.16, Florida
100	Statutes, is amended to read:
101	15.16 Reproduction of records; admissibility in evidence;
102	electronic receipt and transmission of records; certification;
103	acknowledgment
104	(3) The Department of State may cause to be received
105	electronically any records that are required to be filed with it
106	pursuant to chapter 55, <u>chapter 117, chapter 118, chapter 495,</u>
107	chapter 606, chapter 607, chapter 608, <u>chapter 610,</u> chapter 617,
108	chapter 620, chapter 621, chapter 679, chapter 713, or chapter
109	865, through facsimile or other electronic transfers, for the
110	purpose of filing such records. The originals of all such
111	electronically transmitted records must be executed in the
112	manner provided in paragraph (5)(b). The receipt of such
113	electronic transfer constitutes delivery to the department as
114	required by law. The department may use electronic transmissions
115	for purposes of notice in the administration of chapters 55,
116	117, 118, 495, 606, 607, 608, 610, 617, 620, 621, 679 and 713

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117	and s. 865.09. The Department of State may collect e-mail
118	addresses for purposes of notice and communication in the
119	performance of its duties and may require filers and registrants
120	to furnish such e-mail addresses when presenting documents for
121	filing.
122	Section 2. Paragraph (a) of subsection (7) of section
123	120.55, Florida Statutes, is amended to read:
124	120.55 Publication
125	(7)(a) Each year the Department of State shall furnish the
126	Florida Administrative Weekly, without charge and upon request,
127	as follows:
128	1. One subscription to each federal and state court having
129	jurisdiction over the residents of the state; the Legislative
130	Library; each state university library; the State Library; each
131	depository library designated pursuant to s. 257.05; and each
132	standing committee of the Senate and House of Representatives
133	and each state legislator.
134	2. Two subscriptions to each state department.
135	3. Three subscriptions to the library of the Supreme Court
136	of Florida, the library of each state district court of appeal,
137	the division, the library of the Attorney General, each law
138	school library in Florida, the Secretary of the Senate, and the
139	Clerk of the House of Representatives.
140	4. Ten subscriptions to the committee.
141	Section 3. <u>Sections 265.2861, 265.2862, 265.289, 265.608,</u>
142	265.609, 265.702, and 265.708, Florida Statutes, are repealed.
143	Section 4. Section 265.281, Florida Statutes, is amended to
144	read:
145	265.281 Florida Fine Arts <u>and Culture</u> Act; short title.—

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576-04520-09 20091780c2 146 Sections 265.281-265.709 265.281-265.286 shall be known and may 147 be cited as the "Florida Fine Arts and Culture Act of 1980." Section 5. Section 265.282, Florida Statutes, is amended to 148 149 read: 150 265.282 Legislative intent.-The Legislature recognizes the vast cultural resources available in Florida the state for the 151 152 development, promotion, and enjoyment of arts and culture the 153 fine arts. It is the intent of the Legislature by enactment of 154 this legislation to provide for maximum efficiency in providing 155 state support for, and to gain gaining national and 156 international recognition of, the efforts, works, and 157 performances of Florida artists, and art agencies, museums, and 158 nonprofit organizations. Furthermore, it is the intent of the 159 Legislature shall to foster and ensure, through the state arts 160 administrative agency programs authorized in this act, that arts 161 and culture have a significant and positive effect on Florida 162 residents created hereunder, the development of a receptive 163 climate for the fine arts; to enrich culturally and benefit the citizens of this state in their daily lives; to make Florida 164 165 visits and vacations all the more appealing to the world; and to 166 attract to Florida residency additional outstanding creators in 167 the fields of fine arts through appropriate programs of publicity, education, coordination, grants, and activities, such 168 as sponsorship of art lectures and exhibitions and central 169 170 compilation and dissemination of information on the progress of 171 the fine arts in Florida. 172 Section 6. Section 265.283, Florida Statutes, is amended to 173 read: 174 265.283 Definitions relating to Florida Fine Arts Act of

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175	1980 .—The following definitions shall apply to ss. <u>265.281-</u>
176	<u>265.709</u> 265.281-265.286 :
177	(1) "Council" means the Florida Arts Council <u>on Arts and</u>
178	<u>Culture</u> .
179	(2) "Department" means the Department of State.
180	(3) "Director" means the Director of the Division of
181	Cultural Affairs of the Department of State.
182	(4) "Division" means the Division of Cultural Affairs of
183	the Department of State.
184	(5) "Panel" means a grant review panel.
185	(6) "Secretary" means the Secretary of State.
186	(7) <u>"Arts and cultural disciplines"</u> "The arts" means any
187	and all artistic disciplines, which include, but are not limited
188	to, music, dance, <u>theatre</u> drama, theater programs , creative
189	writing, literature, architecture, painting, sculpture, folk
190	arts, photography, crafts, and public media <u>arts</u> , <u>visual arts,</u>
191	programs of museums, and the execution and exhibition of other
192	such allied, major art forms.
193	(8) "Local arts agency" means a public or private nonprofit
194	organization located in Florida and operating on a permanent
195	basis for the primary purpose of strengthening, supporting, and
196	stabilizing the activities of one or more county art and
197	cultural constituencies.
198	(9) "Historical museum" means a department or agency of
199	state or local government or a public or private nonprofit
200	organization located in Florida and operating on a permanent
201	basis for the primary purpose of sponsoring, producing, and
202	exhibiting educational programs that are related to the
203	historical resources of Florida.

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204	(10) "Science museum" means a public or private nonprofit
205	organization located in Florida and operating on a permanent
206	basis for the primary purpose of sponsoring, producing, and
207	exhibiting programs for the observation and study of various
208	types of natural science and science technology.
209	(11) "Youth and children's museum" means a public or
210	private nonprofit organization located in Florida and operating
211	on a permanent basis for the primary purpose of sponsoring,
212	producing, and exhibiting multidisciplinary and participatory
213	programs for visitors who are 6 months to 15 years old, and
214	their families, teachers, and caregivers.
215	(12) "State service organization" means a public or private
216	nonprofit organization located in Florida operating on a
217	permanent basis for the primary purpose of implementing programs
218	that have cultural significance and that emphasize American
219	creativity and the maintenance and encouragement of professional
220	excellence.
221	(13) "Arts in education grants" means grants used to
222	cultivate the learning and artistic development of all students
223	and teachers by promoting, encouraging, and supporting arts and
224	culture as an integral part of education and lifelong learning
225	for residents and visitors.
226	(14) "Cultural support grants" means grants that provide
227	support for general programs and specific cultural projects.
228	(15) "State touring program grants" means grants used to
229	provide performances, activities, and exhibitions by Florida
230	artists to communities.
231	(16) "Underserved arts community assistance program grants"
232	means grants used by qualified organizations under the Rural

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233	Economic Development Initiative, pursuant to ss. 288.0656 and
234	288.06561, for the purpose of economic and organizational
235	development for underserved cultural organizations.
236	(17) "Culture Builds Florida grants" means grants used for
237	the purpose of connecting the arts to key areas of the
238	division's long-term strategic plan.
239	Section 7. Section 265.284, Florida Statutes, is amended to
240	read:
241	265.284 Chief cultural officer; director of division;
242	powers and duties
243	(1) The Secretary of State is the chief cultural officer of
244	the state , and the Division of Cultural Affairs is designated as
245	the state arts administrative agency.
246	(2) The division is the state arts administrative agency
247	and Division of Cultural Affairs of the Department of State
248	shall be headed by a director who shall serve at the pleasure of
249	the secretary of State .
250	(3) The division of Cultural Affairs shall <u>directly</u>
251	administer and oversee have direct administrative authority and
252	responsibility for all of the programs authorized by this act.
253	In furtherance thereof, the division shall have the authority
254	to:
255	(a) Accept and administer state and federal funds
256	appropriated by the Legislature or funds received from other
257	public or private sources provided for the fine arts, the
258	grants, and any program authorized by this act.
259	(b) Advance funds for grants on a quarterly basis.
260	(c) (b) Subject to the approval of the Secretary of State,
261	Enter into <u>agreements for awarding grants or other</u> such

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576-04520-09 20091780c2 262 contracts with any person, firm, performing arts company, 263 educational institution, arts organization, corporation, or 264 governmental agency as may be necessary or advisable to carry 265 out its functions under this act. (c) Seek, and help assure, a uniformity of artwork within 266 state buildings and review all art content of existing public 267 buildings or buildings of state ownership for the purpose of 268 269 making recommendations to the Department of Management Services 270 as to matters of installation, relocation, restoration, removal, 271 or any other disposition of such works of art. 272 (d) Upon On request, or at its own initiative, consult with 273 and advise other individuals, groups, organizations, or state agencies and officials, particularly the Governor and the 274 275 Cabinet, concerning the acquisition by gift or purchase of fine 276 art works, the appropriate use and display of state-owned art 277 treasures for maximum public benefit, and the suitability of any 278 structures or fixtures, including framing, primarily intended 279 for ornamental or decorative purposes in the interior of public 280 buildings.

281 (e) Accept on behalf of the state donations of money, 282 property, art objects, and antiquities. Such donations of money 283 and any cash income which may be received by the division or 284 which were previously received by the Florida Fine Arts Council 285 from the disposal of any donations of property, art objects, or 286 antiquities, which shall be deposited into the Florida Fine Arts 287 a separate Trust Fund and are hereby appropriated for to the use 288 by of the division for the purposes authorized in of this act.

289 (f) Sponsor performances and exhibits; promote and 290 encourage the study and appreciation of arts and culture; and

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291	collect, publish, and print pamphlets, papers, newsletters, and
292	other materials related to arts and cultural programs available
293	throughout the state.
294	(g) Conduct and support cultural programs and cultural
295	exchanges by coordinating with the appropriate state agencies
296	and other organizations.
297	(h) Accept funding and other forms of support for the
298	purposes in this act.
299	(i) Notwithstanding s. 287.022 or s. 287.025(1)(e), enter
300	into contracts to insure museum collections, artifacts, relics,
301	and fine arts to which it holds title or which are on loan to
302	the division.
303	(j) Adopt rules pursuant to ss. 120.536(1) and 120.54 to
304	implement this subsection.
305	(4) There is created the Florida Fine Arts Trust Fund to be
306	administered by the department <u>and which</u> of State for the
307	purposes set forth by law. The Florida Fine Arts Trust Fund
308	shall consist of moneys appropriated by the Legislature ${ m or}$ and
309	moneys contributed to the fund from any other source.
310	(5) The division is further authorized to:
311	(a) Accept and administer moneys appropriated by the
312	Legislature, and moneys received from the Federal Government or
313	from other public or private sources, for the development of
314	nationally recognized Florida performing arts groups through a
315	state touring program. The division shall develop and establish
316	a selection procedure which will ensure maximum opportunity for
317	selection of and participation by Florida performing arts groups
318	in the state touring program.
319	(b) Sponsor performances and exhibits; promote and

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320	encourage the study and appreciation of fine arts; and collect,
321	publish, and print pamphlets, papers, newsletters, and other
322	materials relating to fine arts programs available throughout
323	the state.
324	(c) Conduct and support cultural programs and cultural
325	exchanges in conjunction with the appropriate state agencies,
326	including the acceptance of funding, technical assistance, and
327	other forms of support for such purposes.
328	(d) Adopt rules pursuant to ss. 120.536(1) and 120.54 to
329	implement provisions of law conferring duties on it.
330	(6) Notwithstanding any provision of s. 287.022 or s.
331	287.025(1)(e), the division may enter into contracts to insure
332	museum collections, artifacts, relics, and fine arts to which it
333	holds_title.
334	Section 8. Section 265.285, Florida Statutes, is amended to
335	read:
336	265.285 Florida Arts Council <u>on Arts and Culture</u> ;
337	membership, duties
338	(1)(a) The Florida Arts Council <u>on Arts and Culture</u> is
339	created within $\frac{1}{10}$ the department as an advisory body, as defined
340	in s. 20.03(7), <u>consisting</u> to consist of 15 members. Seven
341	members shall be appointed by the Governor, four members shall
342	be appointed by the President of the Senate, and four members
343	shall be appointed by the Speaker of the House of
344	Representatives. The appointments, to be made in consultation
345	with the Secretary of State, shall recognize the need for
346	geographical representation. Council members appointed by the
347	Governor shall be appointed for 4-year terms beginning on
348	January 1 of the year of appointment. Council members appointed

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349 by the President of the Senate and the Speaker of the House of Representatives shall be appointed for 2-year terms beginning on 350 351 January 1 of the year of appointment. A member of the council 352 who serves two 4-year terms or two 2-year terms is not eligible 353 for reappointment for 1 year following the expiration of the 354 member's second term. A member whose term has expired shall 355 continue to serve on the council until such time as a 356 replacement is appointed. Any vacancy on the council shall be 357 filled for the remainder of the unexpired term in the same 358 manner as for the original appointment. Members should have a 359 substantial history of community service in the performing or 360 visual arts, which includes, but is not limited to, theatre, dance, folk arts, music, architecture, photography, and 361 362 literature, and media arts, or in the areas of science, history, 363 or children's museums. In addition, it is desirable that members 364 have successfully served on boards of cultural institutions such 365 as museums and performing arts centers or are recognized as 366 patrons of the arts.

(b) The members shall elect a chair from their number 367 368 annually. The council shall meet at the call of its chair, at 369 the request of the division department, or at such times as may 370 be prescribed by its rules. A majority of the members of the 371 council constitutes a quorum, and a meeting may not be held with 372 less than a quorum present. The affirmative vote of a majority 373 of the members of the council present is necessary for any 374 official action by the council.

375 (c) The Secretary of State may appoint review panels
 376 representing various artistic disciplines to assist the Florida
 377 Arts Council in the grant review process. Review panel members

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576-04520-09 20091780c2 shall serve for 1-year terms. Each panel shall include 378 379 practicing artists or other persons actively involved in the 380 specific discipline for which the panel is to review grants. The 381 panels shall review grant applications and make recommendations to the council concerning the relative merits of the applicants. 382 383 The division shall, by rule, establish criteria for reviewing 384 grant applications to ensure compliance with applicable federal and state laws relating to discrimination and conflicts of 385 386 interest. 387 (d) The council and panels shall provide a forum for public 388 comment prior to voting on any art grant application. 389 (c) (c) Hembers of the council and panels may shall not 390 receive any compensation for their services but shall be reimbursed for travel and expenses incurred in the performance 391 of their duties, as provided in s. 112.061. 392 393 (d) (f) If a member of the council is absent from two 394 consecutive meetings or any two regularly scheduled meetings in 395 any calendar year, the council member's appointment shall be 396 terminated unless the original appointing authority determines that extenuating circumstances exist. 397 398 (e) (g) The original appointing authority may remove any of 399 his or her appointees from the council for misconduct or 400 malfeasance in office, neglect of duty, incompetence, or 401 permanent inability to perform official duties or if there has 402 been an adjudication that the member is guilty of a felony. 403 (2) The duties of the council shall be to: 404 (a) Advocate for arts and culture by encouraging the study 405 and presentation of arts and cultural activities that are of 406 public interest and encourage participation in such activities

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407	throughout the state.
	(b) (a) Advise the secretary of State in all matters
409	pertaining to arts and cultural art, specifically with respect
410	to any programs and grants administered operated by the division
411	department as authorized hereunder.
412	(b) Stimulate and encourage throughout the state the study
413	and presentation of the arts and public interest and
414	participation therein.
415	(c) Make such surveys as may be advisable of public and
416	private institutions which are engaged within the state in
417	artistic and cultural activities.
418	<u>(c)</u> (d) Encourage the participation in and appreciation of
419	the arts and culture to meet the needs and aspirations of
420	persons in all parts of the state.
421	(d) (c) Encourage public interest in the <u>state's</u> cultural
422	heritage of this state and expand <u>its</u> the cultural resources of
423	the state.
424	<u>(e) (f)</u> Encourage and assist freedom of artistic expression
425	that is essential for the well-being of the arts.
426	<u>(f)</u> Advise the secretary of State in all matters
427	concerning the awarding of grants for the arts <u>and culture as</u>
428	authorized in under this act.
429	(h) Promote the enhancement and beautification of the
430	interiors of the Capitol Building and other public buildings and
431	advise appropriate state officers, state agencies, and the
432	Department of Management Services in this regard.
433	(g) (i) Review applications for grants for the acquisition,
434	renovation, or construction of cultural facilities and recommend
435	a priority for the receipt of such grants, as provided in s.

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436	265.701.
437	Section 9. Section 265.286, Florida Statutes, is amended to
438	read:
439	(Substantial rewording of section. See
440	s. 265.286, F.S., for present text.)
441	265.286 Art and cultural grants
442	(1) The secretary may appoint review panels consisting of
443	members from various art and cultural disciplines and programs
444	to assist the council in the grant review process. Each panel
445	member shall be appointed to a 1-year term. Each panel shall
446	consist of practicing artists or other professionals actively
447	involved in the specific discipline or program for which the
448	panel has been appointed. Each panel shall review and score
449	grant applications and recommend to the council the applicants
450	to which grants should be awarded. The panels shall submit lists
451	of eligible applicants by score. The division shall adopt rules
452	establishing a formula for such scoring.
453	(2) The council and each panel shall provide a forum for
454	public comment before voting on any grant application.
455	(3) After the council reviews the lists of eligible
456	applicants submitted by each review panel, it shall develop two
457	lists, one of which must consist of eligible applicants for
458	general program support funding and one of which must consist of
459	eligible applicants for specific cultural project funding, and
460	submit the lists to the secretary. The secretary shall review
461	the council's recommendations and, beginning July 1, 2010,
462	include the lists of approved applicants in the department's
463	legislative budget request submitted to the Legislature.
464	(4) Project grants shall be funded from the secretary's

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465	approved list by score until all appropriated funds are
466	depleted. If specific project grant funds are returned to the
467	division, it shall award such funds to the next grant applicant
468	on the secretary's list of approved applicants. General program
469	support grants shall be awarded to applicants on the secretary's
470	list in amounts determined by rule.
471	(5) The division shall fund:
472	(a) Grants for general program support for science museums,
473	youth and children's museums, historical museums, local arts
474	agencies, state service organizations, and organizations that
475	have cultural program activities in any of the art and cultural
476	disciplines defined in s. 265.283(7).
477	(b) Grants for specific cultural projects for arts in
478	education, museums, Culture Builds Florida, or nonprofit public
479	or private organizations having cultural project activity in any
480	of the art and cultural disciplines.
481	(c) Grants for a touring program that has a selection
482	procedure that ensures the maximum opportunity for Florida
483	artists and cultural groups.
484	(d) An individual artist fellowship program. The division
485	shall establish a selection procedure that identifies individual
486	artists of exceptional talent and demonstrated ability and
487	distribute grant appropriations as provided by rule.
488	(e) Other programs consistent with the purpose of this act.
489	(6) The division shall adopt rules establishing:
490	(a) Eligibility criteria for the award of grants, which may
491	include, but need not be limited to, application requirements,
492	program quality, artistic quality, creativity, potential public
493	exposure and benefit, the ability to properly administer grant

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494	funds, professional excellence, fiscal stability, state or
495	regional impact, matching requirements, and other requirements
496	to further the purposes of this act.
497	(b) Particular grant programs, categories of grants, and
498	procedures necessary for the prudent administration of the grant
499	programs.
500	(c) The panel review process, including, but not limited
501	to, criteria for reviewing grant applications to ensure
502	compliance with applicable federal and state law, including
503	those related to discrimination and conflicts of interest. The
504	division may not award any new grant that will, in whole or in
505	part, inure to the personal benefit of any council or review
506	panel member during the member's term of office if the council
507	or panel member participated in the vote of the council or panel
508	recommending the award. This paragraph does not prohibit the
509	division from awarding a grant to an entity with which a council
510	or panel member is associated.
511	(7) The division shall award grants:
512	(a) To supplement the financial support of artistic and
513	cultural activities and programs that, without the assistance,
514	may otherwise be unavailable to Florida residents.
515	(b) To activities and programs that have substantial
516	artistic and cultural significance and emphasize creativity and
517	professional excellence.
518	(c) To activities and programs that meet the professional
519	standards or standards of authenticity of significant merit,
520	regardless of origin.
521	(d) For other reasons consistent with this act.
522	(8) Eligible grantees must:

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523	(a) Be a nonprofit, tax-exempt Florida corporation; or
524	(b) A local or state governmental entity, school district,
525	community college, college, university, agency of state
526	government, or artist engaged in or concerned with arts and
527	cultural activities.
528	(9) In order to equitably distribute limited state funding,
529	applicants may apply for and be awarded only one grant per
530	annual grant cycle, except for cultural facilities, a cultural
531	endowment, or touring program grants and individual artist
532	fellowships.
533	(10) Of the total amount of grant funds available from all
534	sources for grants, except cultural facilities and cultural
535	endowments, 70 percent shall be awarded on at least a dollar-to-
536	dollar matching basis. Up to 50 percent of the grantee's match
537	may consist of in-kind funds. Up to 30 percent of all grant
538	funds may be awarded on a nonmatching basis, including
539	individual fellowships.
540	(11) The division shall adopt rules to administer and
541	implement this section.
542	Section 10. Subsection (1) of section 607.1420, Florida
543	Statutes, is amended to read:
544	607.1420 Grounds for administrative dissolution
545	(1) The Department of State may commence a proceeding under
546	s. 607.1421 to administratively dissolve a corporation if:
547	(a) The corporation has failed to file its annual report
548	and or pay the annual report filing fee <u>by 5 p.m. Eastern</u>
549	Standard Time on the third Friday in September within the time
550	required by this act;
551	(b) The corporation is without a registered agent or

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552	registered office in this state for 30 days or more;
553	(c) The corporation does not notify the Department of State
554	within 30 days that its registered agent or registered office
555	has been changed, that its registered agent has resigned, or
556	that its registered office has been discontinued;
557	(d) The corporation has failed to answer truthfully and
558	fully, within the time prescribed by this act, interrogatories
559	propounded by the Department of State; or
560	(e) The corporation's period of duration stated in its
561	articles of incorporation has expired.
562	Section 11. Subsections (1) and (2) of section 607.1421,
563	Florida Statutes, are amended to read:
564	607.1421 Procedure for and effect of administrative
565	dissolution
566	(1) If the Department of State determines that one or more
567	grounds exist under s. 607.1420 for dissolving a corporation, it
568	shall serve the corporation with written notice of its <u>intention</u>
569	to administratively dissolve the corporation determination under
570	s. 607.0504(2), stating the grounds therefor. If the corporation
571	has provided the department with an electronic mail address,
572	such notice shall be by electronic transmission. Administrative
573	dissolution for failure to file an annual report shall occur on
574	the fourth Friday in September of each year. The Department of
575	State shall issue a certificate of dissolution to each dissolved
576	corporation. Issuance of the certificate of dissolution may be
577	by electronic transmission to any corporation that has provided
578	the department with an electronic mail address.
579	(2) If the corporation does not correct each ground for
580	dissolution under s. 607.1420(1)(b), (c), (d), or (e) or

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581	demonstrate to the reasonable satisfaction of the Department of
582	State that each ground determined by the department does not
583	exist within 60 days of issuance of the notice, the department
584	shall administratively dissolve the corporation by issuing a
585	certificate of dissolution that recites the ground or grounds
586	for dissolution and its effective date. <u>Issuance of the</u>
587	certificate of dissolution may be by electronic transmission to
588	any corporation that has provided the department with an
589	electronic mail address.
590	Section 12. Subsection (1) of section 607.1530, Florida
591	Statutes, is amended to read:
592	607.1530 Grounds for revocation of authority to transact
593	businessThe Department of State may commence a proceeding
594	under s. 607.1531 to revoke the certificate of authority of a
595	foreign corporation authorized to transact business in this
596	state if:
597	(1) The foreign corporation has failed to file its annual
598	report with the Department of State by 5 p.m. Eastern Standard
599	<u>Time on the third Friday in September</u> within the time required
600	by this act.
601	Section 13. Subsections (1) and (2) of section 607.1531,
602	Florida Statutes, are amended to read:
603	607.1531 Procedure for and effect of revocation
604	(1) If the Department of State determines that one or more
605	grounds exist under s. 607.1530 for revocation of a certificate
606	of authority, the Department of State shall serve the foreign
607	corporation with written notice of <u>its intent to revoke the</u>
608	foreign corporation's certificate of authority such
609	determination under s. 607.15101. If the foreign corporation has

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610	provided the department with an electronic mail address, such
611	notice shall be by electronic transmission. Revocation for
612	failure to file an annual report shall occur on the fourth
613	Friday in September of each year. The department shall issue a
614	certificate of revocation to each revoked corporation. Issuance
615	of the certificate of revocation may be by electronic
616	transmission to any corporation that has provided the department
617	with an electronic mail address.
618	(2) If the foreign corporation does not correct each ground
619	for revocation under s. $607.1530(2) - (7)$ or demonstrate to the
620	reasonable satisfaction of the Department of State that each
621	ground determined by the Department of State does not exist
622	within 60 days after issuance of notice is perfected under s.
623	607.15101 , the Department of State shall revoke the foreign
624	corporation's certificate of authority by <u>issuing</u> signing a
625	certificate of revocation that recites the ground or grounds for
626	revocation and its effective date. Issuance of the certificate
627	of revocation may be by electronic transmission to any foreign
628	corporation that has provided the department with an electronic
629	mail address.
630	Section 14. Paragraph (a) of subsection (1) of section
631	608.448, Florida Statutes, is amended to read:
632	608.448 Grounds for administrative dissolution
633	(1) The Department of State may commence a proceeding under
634	s. 608.4481 to administratively dissolve a limited liability
635	company if:
636	(a) The limited liability company has failed to file its
637	annual report <u>and</u> or pay the annual report filing fee <u>by 5 p.m.</u>
638	Eastern Standard Time on the third Friday in September within

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639
     the time required by this chapter.
640
          Section 15. Subsections (1) and (2) of section 608.4481,
641
     Florida Statutes, are amended to read:
642
          608.4481 Procedure for and effect of administrative
643
     dissolution.-
644
          (1) If the Department of State determines that one or more
645
     grounds exist under s. 608.448 for dissolving a limited
646
     liability company, it shall serve the limited liability company
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     with written notice of its intent to administratively dissolve
648
     the limited liability company determination, stating the grounds
649
     therefor. If the limited liability company has provided the
650
     department with an electronic mail address, such notice shall be
     by electronic transmission. Administrative dissolution for
651
652
     failure to file an annual report shall occur on the fourth
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     Friday in September of each year. The Department of State shall
654
     issue a certificate of dissolution to each dissolved limited
655
     liability company. Issuance of the certificate of dissolution
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     may be by electronic transmission to any limited liability
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     company that has provided the department with an electronic mail
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     address.
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659 (2) If the limited liability company does not correct each ground for dissolution under s. 608.448(1)(b), (c), (d), or (e) 660 661 or demonstrate to the reasonable satisfaction of the Department 662 of State that each ground determined by the Department of State 663 does not exist within 60 days after issuance of the notice, the 664 Department of State shall administratively dissolve the limited liability company by issuing a certificate of dissolution that 665 666 recites the ground or grounds for dissolution and its effective 667 date. Issuance of the certificate of dissolution may be by

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668	electronic transmission to any limited liability company that
669	has provided the department with an electronic mail address.
670	Section 16. Subsection (1) of section 608.512, Florida
671	Statutes, is amended to read:
672	608.512 Grounds for revocation of authority to transact
673	businessThe Department of State may commence a proceeding
674	under s. 608.513 to revoke the certificate of authority of a
675	foreign limited liability company authorized to transact
676	business in this state if:
677	(1) The foreign limited liability company has failed to
678	file its annual report with the Department of State by 5 p.m.
679	Eastern Standard Time on the third Friday in September within
680	the time required by this chapter.
681	Section 17. Subsections (1) and (2) of section 608.513,
682	Florida Statutes, are amended to read:
683	608.513 Procedure for and effect of revocation
684	(1) If the Department of State determines that one or more
685	grounds exist under s. 608.512 for revocation of a certificate
686	of authority, the Department of State shall serve the foreign
687	limited liability company with written notice of <u>its intent to</u>
688	revoke the foreign limited liability company's certificate of
689	authority such determination under s. 608.5101. If the foreign
690	limited liability company has provided the department with an
691	electronic mail address, such notice shall be by electronic
692	transmission. Revocation for failure to file an annual report
693	shall occur on the fourth Friday in September of each year. The
694	Department of State shall issue a certificate of revocation to
695	each revoked foreign limited liability company. Issuance of the
696	certificate of revocation may be by electronic transmission to

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697	any foreign limited liability company that has provided the
698	department with an electronic mail address.
699	(2) If the foreign limited liability company does not
700	correct each ground for revocation <u>under s. 608.512(2)-(9)</u> or
701	demonstrate to the reasonable satisfaction of the Department of
702	State that each ground determined by the Department of State
703	does not exist within 60 days after issuance of notice is
704	perfected under s. 608.5101, the Department of State shall
705	revoke the foreign limited liability company's certificate of
706	authority by <u>issuing</u> signing a certificate of revocation that
707	recites the ground or grounds for revocation and its effective
708	date. Issuance of the certificate of revocation may be by
709	electronic transmission to any foreign limited liability company
710	that has provided the department with an electronic mail
711	address.
712	Section 18. Subsection (1) of section 617.1420, Florida
713	Statutes, is amended to read:
714	617.1420 Grounds for administrative dissolution
715	(1) The Department of State may commence a proceeding under
716	s. 617.1421 to administratively dissolve a corporation if:
717	(a) The corporation has failed to file its annual report
718	and or pay the annual report filing fee <u>by 5 p.m. Eastern</u>
719	Standard Time on the third Friday in September within the time
720	required by this act;
721	(b) The corporation is without a registered agent or
722	registered office in this state for 30 days or more;
723	(c) The corporation does not notify the Department of State
724	within 30 days after its registered agent or registered office
725	has been changed, after its registered agent has resigned, or

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576-04520-09 20091780c2 726 after its registered office has been discontinued; 727 (d) The corporation has failed to answer truthfully and 728 fully, within the time prescribed by this act, interrogatories 729 propounded by the Department of State; or 730 (e) The corporation's period of duration stated in its 731 articles of incorporation has expired. 732 Section 19. Subsections (1) and (2) of section 617.1421, Florida Statutes, are amended to read: 733 734 617.1421 Procedure for and effect of administrative 735 dissolution.-736 (1) If the Department of State determines that one or more 737 grounds exist under s. 617.1420 for administratively dissolving 738 a corporation, it shall serve the corporation with written 739 notice of its intent determination under s. 617.0504(2) to 740 administratively dissolve the corporation, stating the grounds 741 therefor. If the corporation has provided the department with an 742 electronic mail address, such notice shall be by electronic 743 transmission. Administrative dissolution for failure to file an annual report shall occur on the fourth Friday in September of 744 745 each year. The Department of State shall issue a certificate of 746 dissolution to each dissolved corporation. Issuance of the 747 certificate of dissolution may be by electronic transmission to 748 any corporation that has provided the department with an 749 electronic mail address. 750 (2) If the corporation does not correct each ground for

751 dissolution <u>under s. 617.1420(1)(b), (c), (d), or (e)</u> or 752 demonstrate to the reasonable satisfaction of the Department of 753 State that each ground determined by the department does not 754 exist within 60 days after issuance of the notice, the

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755	department shall administratively dissolve the corporation by
756	issuing a certificate of dissolution that recites the ground or
757	grounds for dissolution and its effective date. Issuance of the
758	certificate of dissolution may be by electronic transmission to
759	any corporation that has provided the department with an
760	electronic mail address.
761	Section 20. Subsection (1) of section 617.1530, Florida
762	Statutes, is amended to read:
763	617.1530 Grounds for revocation of authority to conduct
764	affairs.—The Department of State may commence a proceeding under
765	s. 617.1531 to revoke the certificate of authority of a foreign
766	corporation authorized to conduct its affairs in this state if:
767	(1) The foreign corporation has failed to file its annual
768	report with the Department of State by 5 p.m. Eastern Standard
769	Time on the third Friday in September within the time required
770	by this act.
771	Section 21. Subsections (1) and (2) of section 617.1531,
772	Florida Statutes, are amended to read:
773	617.1531 Procedure for and effect of revocation
774	(1) If the Department of State determines that one or more
775	grounds exist under s. 617.1530 for revocation of a certificate
776	of authority, the Department of State shall serve the foreign
777	corporation with written notice of <u>its intent to revoke the</u>
778	foreign corporation's certificate of authority such
779	determination under s. 617.1510. If the foreign corporation has
780	provided the department with an electronic mail address, such
781	notice shall be by electronic transmission. Revocation for
782	failure to file an annual report shall occur on the fourth
783	Friday in September of each year. The Department of State shall

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784	issue a certificate of revocation to each revoked corporation.
785	Issuance of the certificate of revocation may be by electronic
786	transmission to any foreign corporation that has provided the
787	department with an electronic mail address.
788	(2) If the foreign corporation does not correct each ground
789	for revocation <u>under s. 617.1530(2)-(7)</u> or demonstrate to the
790	reasonable satisfaction of the Department of State that each
791	ground determined by the Department of State does not exist
792	within 60 days after issuance of notice is perfected under s.
793	617.1510 , the Department of State shall revoke the foreign
794	corporation's certificate of authority by signing a certificate
795	of revocation that recites the ground or grounds for revocation
796	and its effective date. Issuance of the certificate of
797	revocation may be by electronic transmission to any foreign
798	corporation that has provided the department with an electronic
799	mail address.
800	Section 22. Subsections (1), (2), and (3) of section
801	620.1809, Florida Statutes, are amended to read:
802	620.1809 Administrative dissolution
803	(1) The Department of State may dissolve a limited
804	partnership administratively if the limited partnership does
805	not, within 60 days after the due date:
806	(a) Pay any fee or penalty due to the Department of State
807	under this act or other law ;
808	(b) Deliver its annual report to the Department of State $\underline{\mathrm{by}}$
809	5 p.m. Eastern Standard Time on the third Friday in September;
810	(c) Appoint and maintain a registered agent as required by
811	s. 620.1114; or
812	(d) Deliver for filing a statement of a change under s.

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813	620.1115 within 30 days after a change has occurred in the name
814	of the registered agent or the registered office address.
815	(2) If the Department of State determines that a ground
816	exists for administratively dissolving a limited partnership,
817	the Department of State shall serve notice on the limited
818	partnership of its intent to administratively dissolve the
819	limited partnership file a record of the determination and send
820	a copy to the limited partnership. If the limited partnership
821	has provided the department with an electronic mail address,
822	such notice shall be by electronic transmission. Administrative
823	dissolution for failure to file an annual report shall occur on
824	the fourth Friday in September of each year. The Department of
825	State shall issue a certificate of dissolution to each dissolved
826	limited partnership. Issuance of the certificate of dissolution
827	may be by electronic transmission to any limited partnership
828	that has provided the department with an electronic mail
829	address.
0 0 0	

(3) If within 60 days after sending notice of dissolution, 830 the copy the limited partnership does not correct each ground 831 for dissolution under s. 620.1809(1)(a), (c), or (d) or 832 833 demonstrate to the reasonable satisfaction of the Department of 834 State that each ground determined by the Department of State 835 does not exist, the Department of State shall administratively 836 dissolve the limited partnership and issue a certificate $\frac{by}{by}$ preparing, signing, and filing a declaration of dissolution that 837 838 states the grounds for dissolution. Issuance of the certificate 839 of dissolution may be by electronic transmission to any limited 840 partnership that has provided the department with an electronic 841 mail address. The Department of State shall send the limited

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576-04520-09 20091780c2 842 partnership a copy of the filed declaration. 843 Section 23. Section 620.1906, Florida Statutes, is amended 844 to read: 845 620.1906 Revocation of certificate of authority.-(1) A certificate of authority of a foreign limited 846 847 partnership to transact business in this state may be revoked by 848 the Department of State in the manner provided in subsections 849 (2) and (3) if the foreign limited partnership does not: 850 (a) Pay, within 60 days after the due date, any fee or 851 penalty due to the Department of State under this act or other 852 law; 853 (b) Deliver, within 60 days after the due date, its annual 854 report to the Department of State by 5 p.m. Eastern Standard 855 Time on the third Friday in September required under s. 856 620.1210;857 (c) Appoint and maintain an agent for service of process as 858 required by s. 620.1114(2); or 859 (d) Deliver for filing a statement of a change under s. 860 620.1115 within 30 days after a change has occurred in the name 861 or address of the agent. 862 (2) In order to revoke a certificate of authority, the 863 Department of State must prepare, sign, and file a notice of 864 revocation and send a copy to the foreign limited partnership. 865 The notice must state: 866 (a) The effective date of the revocation, which must be at 867 least 60 days after the date the Department of State sends the 868 copy. 869 (b) The foreign limited partnership's failures to comply with subsection (1) which are the reason for the revocation. 870

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576-04520-09 20091780c2 871 (2) If the Department of State determines that one or more 872 grounds exist under s. 620.1906 for revocation of a foreign 873 limited partnership, it shall notify the foreign limited 874 partnership of its intent to revoke the foreign limited 875 partnership's certificate of authority. If the foreign limited 876 partnership has provided the department with an electronic mail 877 address, such notice shall be by electronic transmission. 878 Revocation for failure to file an annual report shall occur on 879 the fourth Friday in September of each year. The Department of 880 State shall issue a certificate of revocation to each revoked 881 foreign limited partnership. Issuance of the certificate of 882 revocation may be by electronic transmission to any foreign limited partnership that has provided the department with an 883 884 electronic mail address. 885 (3) If within 60 days after sending a notice of revocation, 886 the foreign limited partnership does not correct each ground for 887 revocation under s. 620.1906(1)(a), (c), or (d), or demonstrate 888 to the reasonable satisfaction of the Department of State that 889 each ground determined by the department does not exist, the 890 department shall revoke the foreign limited partnership's 891 authority to transact business in this state and issue a 892 certificate of revocation that states the grounds for 893 revocation. Issuance of the certificate of revocation may be by 894 electronic transmission to any foreign limited partnership that 895 has provided the department with an electronic mail address. 896 (4) (3) The authority of the foreign limited partnership to

transact business in this state ceases on the effective date of the <u>certificate</u> notice of revocation unless before that date the foreign limited partnership cures each failure to comply with

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900	subsection (1) stated in the notice . If the foreign limited
901	partnership cures the failures, the Department of State shall so
902	indicate on the filed notice.
903	Section 24. Subsection (3) of section 620.9003, Florida
904	Statutes, is amended to read:
905	620.9003 Annual report
906	(3) The Department of State may administratively revoke the
907	statement of qualification of a partnership that fails to file
908	its annual report and pay the required filing fee by 5 p.m.
909	Eastern Standard Time on the third Friday in September. The
910	Department of State shall serve 60-day notice on the limited
911	liability partnership of its intent to revoke the statement of
912	qualification. If the partnership has provided the department
913	with an electronic mail address, such notice shall be by
914	electronic transmission. Revocation for failure to file an
915	annual report shall occur on the fourth Friday in September of
916	each year. The Department of State shall issue a certificate of
917	revocation of the statement of qualification to each revoked
918	partnership. Issuance of the certificate of revocation of the
919	statement of qualification may be by electronic transmission to
920	any partnership that has provided the department with an
921	electronic mail address. The Secretary of State may
922	administratively revoke the statement of qualification of a
923	partnership that fails to file an annual report when due or to
924	pay the required filing fee. The Secretary of State shall
925	provide the partnership at least 60 days' written notice of
926	intent to revoke the statement. The notice is effective 5 days
927	after it is deposited in the United States mail addressed to the
928	partnership at its chief executive office set forth in the last

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929	filed statement of qualification or annual report. The notice
930	must specify the annual report that has not been filed, the fee
931	that has not been paid, and the date on or after which the
932	revocation will become effective. The revocation is not
933	effective if the annual report is filed and the fee is paid
934	before the effective date of the revocation.
935	Section 25. Section 679.527, Florida Statutes, is amended
936	to read:
937	679.527 Florida Secured Transaction Registry
938	(1) As used in this section, the term:
939	(a) The "Florida Secured Transaction Registry" or
940	"registry" means the centralized database in which all initial
941	financing statements, amendments, assignments, and other
942	statements of change authorized to be filed under this chapter
943	are filed, maintained, and retrieved. The term does not apply to
944	documents that are filed under this chapter with the clerk of a
945	circuit court.
946	(b) "Department" means the Department of State.
947	(c) "Materials and records" includes, but is not limited to
948	databases, source or object codes, and any software relating to
949	the Florida Secured Transaction Registry or other filing system
950	for centralized filing under this chapter, regardless of the
951	original source of its creation or maintenance.
952	(2) Under chapter 287, the department has the authority to
953	determine and select the most qualified respondents to the
954	request for qualifications and to negotiate and enter into one
955	or more contracts as provided in this section. The contract may
956	not be assignable or otherwise transferable without the express
957	written consent of the department, notwithstanding any

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576-04520-09 20091780c2 958 limitations imposed by s. 679.4061 or s. 679.4081. 959 (3) The department shall perform the duties, as filing 960 officer and filing office under this chapter, for the Florida 961 Secured Transaction Registry until October 1, 2001, or until the 962 effective date of a contract executed by the department to 963 administer and operate the registry for the performance of these 964 duties, whichever occurs later. At that time, the department 965 shall cease serving as the designated filing officer and filing 966 office for the registry under this chapter, and thereafter, 967 except to the extent the department may reclaim those duties as 968 provided below, the department shall not be responsible for the 969 performance of the duties of the filing office or officer under 970 this chapter, including determining whether documents tendered 971 for filing under this chapter satisfy the requirements of law. 972 The department shall retain authority under this chapter to 973 approve the forms required to be filed under this chapter. If 974 authorized by the contract with the department, the entity 975 performing the duties of the filing office may certify a copy of 976 a financing statement, or an amendment thereto, which shall be 977 admissible in a state or federal court or in a proceeding before 978 any other tribunal.

979 (2) (4) Notwithstanding The terms and conditions of any 980 contract to perform the administrative and operational functions 981 of the filing office or filing officer under this part for the 982 Florida Secured Transaction Registry shall terminate on June 30, 983 2009. Beginning July 1, 2009, the department shall perform the 984 administrative and operational functions of the filing office or 985 filing officer under this part for the Florida Secured 986 Transaction Registry. $_{ au}$ The department and the state shall retain

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576-04520-09 20091780c2 987 sole and exclusive ownership of the materials and records of the 988 registry, shall have the right to inspect and make copies of the 989 materials and records of the registry, and shall have the right 990 to immediately reclaim and take possession of and control of the 991 original materials and records of the registry if any entity 992 under contract with the department to administer and operate the 993 registry does not, or cannot, perform the terms and conditions 994 of the contract for any reason or commences or is adjudicated a 995 debtor in an insolvency proceeding. If the department reclaims 996 control of the materials and records of the registry, the 997 department shall provide for the uninterrupted fulfillment of 998 the duties of the filing office and filing officer under this 999 chapter by administration and operation by the department until 1000 a subsequent contract for such duties can be executed. The 1001 department shall be entitled to injunctive relief if the entity 1002 fails to turn over the materials and records upon demand, and 1003 the Circuit Court for Leon County, Florida, shall have exclusive 1004 original jurisdiction to adjudicate any disputes pertaining to 1005 this section or any contract entered into under this section. 1006 (5) The Department of State shall immediately develop and 1007 issue a Request for Qualifications seeking capable entities to 1008 perform both the duties currently being performed by the 1009 department as a filing officer and filing office under this 1010 chapter. 1011 (a) The qualifications shall, at a minimum, provide for the

1011 (a) The qualifications shall, at a minimum, provide for the 1012 organization and maintenance of the Florida Secured Transaction 1013 Registry as the centralized Uniform Commercial Code filing and 1014 retrieval system, which:

1015

1. Is comparable and compatible with the department's

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1016	existing filing system.
1017	2. Is open to the public and accessible through the
1018	Internet, to permit the review of all existing filings of the
1019	department and all future filings in the registry, in compliance
1020	with chapter 119.
1021	3. Provides for oversight and compliance audits by the
1022	department.
1023	4. Requires records maintenance in compliance with this
1024	chapter and chapter 119.
1025	5. Maintains the current level of filing fees and
1026	procedures for the deposit of revenues with the department as
1027	specified in chapter 15, net of operating costs, for a period of
1028	5 years.
1029	(b) The Department of State shall develop performance
1030	standards to ensure that the Florida Secured Transaction
1031	Registry is accurate and complete and that the users thereof are
1032	being well-served. Periodically, the department shall verify
1033	that these performance standards are being met or modified as
1034	may be needed from time to time.
1035	Section 26. Paragraph (b) of subsection (6) of section
1036	865.09, Florida Statutes, is amended to read:
1037	865.09 Fictitious name registration
1038	(6) RENEWAL
1039	(b) In the last year of the registration, the division
1040	shall notify the owner or registrant of the expiration of the
1041	fictitious name mail to the last reported mailing address or to
1042	the address of any registered owner of a name a statement of
1043	renewal. If the owner or registrant of the fictitious name has
1044	provided the department with an electronic mail address, such

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1045	noti	ce shall	be b	y ele	ectro	onic ti	ransmi	ission.					
1046									upon	becoming	а	law.	

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